

Plaintiff's Name G. Memo Vera  
Inmate No. K-73387  
Address K.V.S.P  
P.O. Box 5104  
Delano Ca 93216

FILED

MAR 20 2024

CLERK U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
BY [Signature]  
DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF CALIFORNIA

G. Memo Vera

(Name of Plaintiff)

1:22-cv-00893-NODJ

(Case Number)

vs.

AMENDED CIVIL RIGHTS COMPLAINT UNDER:

- ☒ 42 U.S.C. 1983 (State Prisoner)  
☐ Bivens Action [403 U.S. 388 (1971)] (Federal Prisoner)

C. Pfiffer warden  
% Felhman, R. Mailing, J. Otto  
% D. Hernandez CCIT Yoder  
CC Gerry Psch. K. B. Bowman  
Jane Doe

14. pag. / EXHIBIT

(Names of all Defendants)

RECEIVED

MAR 20 2024

CLERK U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
BY [Signature]  
DEPUTY CLERK

I. Previous Lawsuits (list all other previous or pending lawsuits on additional page):

A. Have you brought any other lawsuits while a prisoner? Yes      No ✓

B. If your answer to A is yes, how many?     

Describe previous or pending lawsuits in the space below. (If more than one, attach additional page to continue outlining all lawsuits in same format.)

1. Parties to this previous lawsuit:

Plaintiff not in relation to this Complaint

Defendants     

2. Court (if Federal Court, give name of District; if State Court, give name of County)

9th Cir

3. Docket Number 22-56150

4. Assigned Judge U.K

5. Disposition (Was the case dismissed? Appealed? Is it still pending?)

Pending

1-119

6. Filing Date (approx.) \_\_\_\_\_

7. Disposition Date (approx.) \_\_\_\_\_

**II. Exhaustion of Administrative Remedies**

**NOTICE:** Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). Prior to filing suit, inmates are required to exhaust the available administrative remedy process, *Jones v. Bock*, 549 U.S. 199, 211, 127 S.Ct. 910, 918-19 (2007); *McKinney v. Carey*, 311 F.3d 1198, 1999 (9th Cir. 2002), and neither futility nor the unavailability of money damages will excuse the failure to exhaust, *Porter v. Nussle*, 534 U.S. 516, 524, 122 S.Ct. 983, 988 (2002). If the court determines that an inmate failed to exhaust prior to filing suit, the unexhausted claims will be dismissed, without prejudice. *Jones*, 549 U.S. at 223-24, 127 S.Ct. at 925-26.

A. Is there an inmate appeal or administrative remedy process available at your institution?

Yes ☒ No ☐

B. Have you filed an appeal or grievance concerning ALL of the facts contained in this complaint?

Yes ☒ No ☐

C. Is the process completed?

Yes ☒

If your answer is yes, briefly explain what happened at each level.

Denied

No ☐

If your answer is no, explain why not.

**III. Defendants**

List each defendant's full name, official position, and place of employment and address in the spaces below. If you need additional space please provide the same information for any additional defendants on separate sheet of paper.

A. Name C. Pfiffer is employed as Warden

Current Address/Place of Employment KVSP 3000 W Cecil, Delano Ca 93210

2-779

B. Name Sgt Feltman % Jotto is employed as Officers

Current Address/Place of Employment KVSP 3000 W. Cecil Delano Ca 93216

C. Name % R Mailing % D. Herdz is employed as Officers

Current Address/Place of Employment KV.S.P. 3000 W. Cecil Delano Ca 93216

D. Name CCIT Yoder CA Gerry is employed as Counselors

Current Address/Place of Employment KVSP 3000 W. Cecil Delano Ca 93216

E. Name Psych KB Bowman / J Doe is employed as Mental Health Staff

Current Address/Place of Employment KV.S.P. 3000 W. Cecil Delano Ca 93216

IV. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary. Must be in same format outlined below.)

**Claim 1:** The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):

Article 1, Section 1, U.S. Constitution PROTECTED LIBERTY INTEREST  
RIGHT TO PETITION THE GOVERNMENT FOR REDRESS  
OF GRIEVANCES, TORTURE 14th Amend. 28 USC § 1985

**Supporting Facts** (Include all facts you consider important to Claim 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 1.):

Your Honor Christopher D. Baker, Plaintiff is Developmental Disable  
wheelchair bound State Prisoner; with a language Barrier, untrained  
in the Law proceeding in Autry Court; wishes to bifurcate the Complaints;  
for the Court to retain Jurisdiction over K.V.S.P Defendants, on the  
present Complaint, further humbly request your Honor that when  
you expedite a ruling on this cause of action, to provide Plaintiff  
a separate Civil Rights Complaint for S.V.S.P Defendants

17.779

I.P. incurred Due Process Infractions for the DPH. Hearing, Olson review, Qualified readers, Spanish interpreters, Interview by Def's T. Yoder, Kimbrell, Gerny. suffered ~~Injury the fact~~ invasion of legal protected interest (a) concrete and particularized (b) eminent not conjectural or hypothetical there is a casual Connection between the injury and the misconducts complaint of is traceable to the challenge Action of Def's and not the result of an independent action  
EXIBIT pag 15-25.

U.S. v. Bohn 890 F.2d 1079.

On about 8/14/2020 Def's % J. Otto and D. Hernandez attempted to perpetrate an Entrapment, made a 3" inches slash on I.P. forearm with the restrains, I.P. bleed all day, stopped the bleeding himself.

**Claim 2:** The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):

DEPRIVATION OF CIVIL RIGHTS, INTENTIONAL ARBITRARY AND DISCRIMINATORY EQUAL PROTECTIONS, TORTURE, FRAUD

42 USC § 1983, FRCP 8, 38, 28 USC § 1343(a)(3), 18 USC § 371, 17 CFR 240.10(b)

**Supporting Facts** (Include all facts you consider important to Claim 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, *by name*, did to violate the right alleged in Claim 2.):

On about Feb, 7, 2020\* CDC Officials at Concoran S.P. denied access to a Board of Parole Hearing, On Feb 11, 2020 Inmate Patient was transfer by % E. Moriscal, % Guizar, Once at the Releasing and Receiving Office, Sgt. J. Bourne, Transportation Off. S. Smith and others abducted I.P. by forcefull means to K.V.S.P. where a Sgt. J. Flores in retaliation for having filed a different Complaint 22-56150 orchestrated or enacted a vicious attack upon I.P., and place him in Ad. Seg. ~~72424~~

Sgt. Felhman in the furtherance of a Conspiracy alliance with: Defendant. % R. Mailing and K.B., subjected I.P. to Torture, Starvation isolation 24/7 in a cell with dim light, scarce water, and no type of service close to a year 18 USC § 1201, 28 USC § 1350, C.C.R. § 2333 EXIBIT 20

\* others were allowed to attend.

Grievance # 108538

A-279

I.P. taped the laceration closed with masking tape  
% J. Otto was making the Security Check, in order to  
deny H.C. Agent Marsh from the Bakersfield Internal  
Affairs Office took pictures of the injuries EXHIBIT 17.

Petitioner raises additional Due Process  
Claims relating to denial of access to  
records, notice opportunity to be present  
and be heard. *VERA v. GIPSON* 2013 U.S.  
Dist. LEXIS 99275. 18 U.S.C. § 1029.  
U.S. v. BORN 890 F.2d 1079.

Intervention in Areas committed within the Fed. Government  
branches thus in terms of Art III limitations or Federal  
jurisdiction, the question of "Standing" is relevant to whe-  
ther the dispute sought to be adjudicated will be in the  
Liberty protections interest. *Cal. Coast. Art. 18*.

The Acts of Defs individually and in concert were malicious  
intentionally designed to deprive relief; intentionally discri-  
minatory, Plaintiff resorted to the Warden, Agencies,  
Assembly, Senate, Ker Co Sup. Ct., ect however neither  
took any measures against the Heinous, arbitrary acts  
suffered by I.P., who is a Class of one, individual status  
wich erects barriers within the reflections of Equal Pro-  
tections Law presented by diametrically opposed to  
evenhandedly punishment for similar situated, on the  
same terms locally applicable to incarcerated persons

1 - in California. 42 U.S.C.S. § 1985, 18 U.S.C.S. § 1968 EXHIBIT. ~~11/11/16~~

2 Castillo v. Colvin 2010 U.S. Dist. Lexis 137180.

3 In re: ~~San Vicente Medical Practice~~ V. ~~U.S. Bank~~ 11/28

4 I.P. further demonstrate Supervisory liability existed

5 without any personal participation; if the Officials implemen

6 -ted "a Policy so deficient that the Policy itself is a repudiation  
7 to Constitutional rights and is the moving force.  
8  
9

I.P. a member of the Clark Class sought relief under the Clark Remedial Plan, specifically "Policy", Communication, interpersonal skills, use of resources, self direction and or functional skills due to Cognitive adaptive deficits, which applies on a case by case basis for an upcoming B.P.H Hearing EXHIBIT. 27-28

I.P. was severely injured at the time, to with multiple broken ribs EXHIBIT and sought help through the Mental Health Dept. because Defendants in the C.R.C. 22-56150 % Baker, % Power % Quiñones, M. Gonzalez, T Yoder, S. Ballesteros who worked in that Ad. Seg. were subjecting I.P. to Torturous conditions isolation 24/7 in a dimly lit room with neither scarce dripping water no type of program, activity, legal resources, services or human contact EXHIBIT. 28 USC § 1350 pursuant to C.C.R. § 3333 at the time only the MH Dept or the warden C. Pfiffer could authorize this Torture practice beyond 10 days

*Disability Rights v Bautista. 970 F.2d 1090.*

The District Court has subject Jurisdiction under A.T.S racial discrimination, Antisemitism, *See Cogens*, Int. Law *Over v Rio Tinto PLC. 570 F.3d 822, 2008 U.S. App. Lexis 25279.*

The Central purpose of the initial contacts (interviews) with Psich thec Molina and others, was to obtain help with B.P.H. *Exempli Gratia*; Interview, identify needs provide reasonable access to Forms, regulation, procedures, understand to the best of his ability the process.



Defendant K.B. Bowman in lieu of assisting I.P. with the disparities and on his disability obstructed his access to resources, and further stifle his ability to present his case, (Evidentiary Documentation Denial of Education by C.D.C.) EXIBIT pag. 10-24

Attorney Margot Mendelson from P.L.O advice I.P. was legally entitled for assistance from MH for his Developmental Disabilities and the atrocious conditions of confinement EXIBIT pag 21.

Def. K.B. Bowman assumed the position of mocking and degrading I.P. advertising Correctionals retaliations Def. K.B. Bowman couple with CCI Gerry fabricated I.P. has an AA College Degree and disseminated this fraudulent data in the C.D.C. Computer technologies systems 18 USCS § 1030 C.F.A.A

Def. K.B. Bowman defraud the A.D.A Reasonable Accommodation Panel, the Plan, sophistication involve the inducement or assuming control over Jane Doe 3rd party in the Fraudulent scheme Def. prohibit the Spanish speaking Psych thecs to communicate with I.P. who has a 3.3 G.P.L.

And this spurious documentation has had, continues to have, significant prejudicial impact on I.P.'s Due Process Administrative Safeguards, Medical,



MH, Dental, communications and or 1st. Amend. Rights  
 this device scheme to defraud, had the sole purpose  
 to silence IP. due to the Kidnapping, Torture and  
 retaliatory Acts

It is unlawfull to use any cruel corporal  
 or unusual punishment or to inflict any  
 treatment or allow any lack of treatment  
 Medical Care wich will injure, impair the  
 Health of a Person confined *Aghkerv.*  
*Governor of Ca N. D. Cal. 409. W. 0517*  
*05796 G.B. 777 (1)(2)(3)(4)(12)(13)(15)*

IP. Developmental Disability derives from a T.B.I  
 inflicted by Tulare Co. Sheriff's Off (1997), Gunshot by  
 Correctionals (2014) Traumas, Isolation, Callous Indi-  
 -ference to I.P prognosis

In the well enunciated statutory Guidelines defined  
 within the letter written to the Fed Receiver it reflects  
 the Clinical Pathways, interdisciplinay, tools, organi-  
 -zation of Care process for well designated group of  
 patients with predicable Clinical course whence the  
 this case embodies the Due Process Clause

EXHIBIT. ~~1234~~ excerpts from SATFZ 2004108 griviance

On March 10, 2020 K.B. Bowman performed.  
 a Counterfeit evaluation *In Argentina* due to Def  
 % R. Mailing arbitrarily denied access to such  
 Consultation.

Action which incidentally resulted in curtailing ongoing care, and significantly impacted I.P. functioning, long term prognosis which is expected to last permanently.

On the other hand the "Culpable State of Mind" of Def. K.B. Bowman is explicitly predicated; by her, ... contravening the processes governed by the Clark Rem. Plan, mandated for examinations i.e Tony 3d. I phase I (b), 2 Phase II, 3 phase III, GAMA, WAIS B, WAIS III a), adaptive, Deficit, Communication Skills<sup>4</sup>, Socialization, Skills<sup>5</sup>, Self Advocacy, use of resources<sup>6</sup>, Self Direction.

K.B. Bowman and all Defendants mentioned in this Complaint acted with "reckless disregard" [Knew] I.P. is a Medical high risk intern, and disregarded the excessive risk to his health and safety I.P. spent nights with chest pain, requesting Health Care, these facts explicitly drew an inference, that a substantial risk of harm existed, Staff added to the misconduct[s] that Defendants were creating.

To meet the subjective standard Def's need not to know the precise nature of the risk, neither have to harbor purpose to harm or the harm will actually occur as long as Def's have actual knowledge of the risk.

To be held liable Def.[s] must disregard a risk that was excessive or pose a risk of harm in the case at hand Def.

K.B. Bowman, Jane Doe, % Gerry, T. Yoder were just pawns acting in concert participation within the Conspiracy scheme described heretofore by the 22-50150 case Def's which corroborates the Casual Link between Def's and the claimed Constitutional Violations

CCRT 15. § 3413(a)(1)(2)(3)(5)(6)(A) 12(B)(C)(D)(G)

Historically "the Law is thought to be predicated upon 2 factors *Mens rea* and *Actus reus* which literally means: "evil mind" and "bad faith" respectively. balancing factors on which the Law is predicated. 44 NCL Rev. 283 (1988)

Def's Jhonl Does (CDC. Doctors) have unreasonably deferred to this Clinical Opinion, False Education indiciums *Verkrumben* in the same means and manner without conferring with I.P. in a Clinical setting thus exacerbating the Due Process concerns by the context of this case (FERA)

31 USCS § 3729, 31 USCS § 3730, 31 USCS § 3731

31 USCS § 3732, 18 USCS § 1341, 18 USCS § 1343

U.S. v French 994 Fed. Appx 734

Condero v Allison Engine Co 902 Fed 980

Publius v. Bayer Inc 2017 F. Supp. 2d 997.

Even up to date I.P. continues to be denied proper treatment Defendant E. Momen, has engaged into counterfeiting BWC Body worn camera videos with % while denying MH Care has also not performed, the statutory Guidelined assessments or evaluations C.R.P. supra. *guimmes* K.V.B.P. HC 22000128 K.V.B.P. HC 22000299, K.V.B.P. 22001095.

Due, that the C.D.C., Doctors have adamantly denied Health Care, the small bump that, once was diagnosed as a Cyst, has develop into large occipal mass/(tumor)

Thereby contributing to the exsacerbation of I.P. pathology overall fuction impairment vision, audiology, Cognitive anomalies, the surgery has been pending, as well as tomographies for years.

In addition, due to the interruption of the Medical transfer

EXIBIT. , I.P. has not been able to follow up on Rheumatolgy.

Neurology. Cardiology, Advance therapy, Ortho, E.N.T. Specialty Nursing, Multiple Surgeries; previously programed and many other Clinical Process "just to mention" C.C.R.S 2375.1 (a)(b) (1)(2)(3)(4)(5)(7)

Garcera v. Ca. No. 19. 7077.

Morani v. Gonzalez 45 Fed. 292.

Bowdoin v. Meuron Corp. 557 F. Supp. 2d. 1080.

Xaroen v. Sheikh Khalifa Bin Zayed al Nahyan 2010 U.S. Dist Lexis 144819.

**V. Relief**

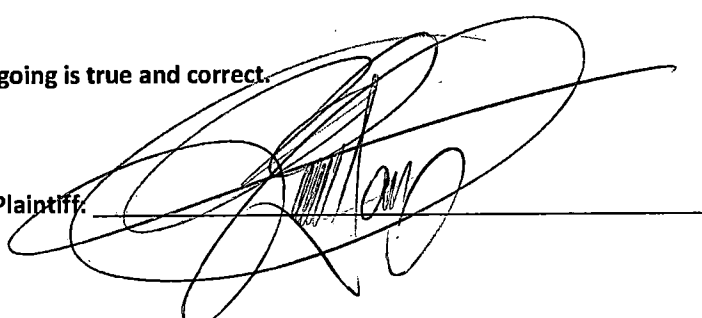
State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

WHEREFORE Plaintiff respectfully request the grant declaration of rights  
violated under the U.S.C., preliminary and Permanent injunction for retaliations  
Compensatory damages of \$,000,000. jointly and severally, Punitive damages  
Trial by Jury, Cost of this suit Any additional relief this Court deems just  
proper and equitable  
Appoint Counsel to this case

I declare under penalty of perjury that the foregoing is true and correct.

Date: \_\_\_\_\_

Signature of Plaintiff: \_\_\_\_\_

A large, stylized handwritten signature in black ink, written over a horizontal line. The signature is highly cursive and loops around itself.

(Revised 4/4/14)

107-879

Memo Vera, K73387  
D4-111  
Kern Valley State Prison  
Delano, CA 93216

28 March 2023

I am an inmate currently housed at Kern Valley State Prison.

X I have a case pending in your court; Case Number 1:22-cv-00893-NODJ

       I would like to file a case in your court regarding: [Reason for, or type of filing].

I claim to have a disability covered under the Americans with Disabilities Act.  
This disability makes it hard for me to read, write, and/or understand material regarding my case.  
I ask the court to provide me with Transcripts (Large Print), to speak slowly, repeat legal issues, and explain things thoroughly so I can proceed with my case.

Respectfully,

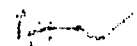
Memo Vera, K73387  
[Inmate Name & CDCR Number]

This inmate was assisted in writing this letter by N Karlow, Senior Librarian. This assistance was given to satisfy obligations of the California Department of Corrections and Rehabilitation and under the terms of two court ordered remedial plans. Armstrong v Schwarzenegger and Clark v California are federal civil rights actions brought pursuant to the Americans with Disabilities Act (ADA). Under the terms of the remedial plans, the Department of Corrections and Rehabilitation is obligated to advise the court that the above inmate is claiming a disability and is requesting a reasonable accommodation under the ADA. This letter satisfies the Department's obligation. The above inmate may be unable to effectively communicate with the court or fully prosecute this action due to their claimed disability.

Inmate's Claimed Disability: Low Cognitive Function & Visual Impairment  
(i.e., Low cognitive function, visually impaired, etc)

Inmate's Requested Accommodation: Large Print, highlighters, explanatory techniques [explanations of?] legal issues.

(i.e., Assignment of Counsel, Large Print, etc)



N Karlow, Senior Librarian

14.29(1)

# Exhibit A

Pag. 15. BPH letter dated. April 30, 2020

Pag 16 BPH letter dated. Feb 02, 2021

Pag 17 Excerpt from grievance 032685

Pag 18 Education Appeal CSP-5-19-05169

Pag 19. CDC 22 I.M. Request

pag 21- Bible Courses

pag 25. BPH Decision

pag 26 Medical Transfer transcript

pag 27 Medical Request / Ducat

pag 28 A.D.A accommodations

Pag 29 X rays Results

Pag 30 CDC 22 Retaliations

Pag 31. P.L.O Letter

Pag 32-34 Letter to Fed Receiver

Pag 35-39. CDC 119 Mail Logings

14-39(v)



BOARD OF PAROLE HEARINGS  
P.O. BOX 4036  
SACRAMENTO, CA 95812-4036



April 30, 2020

VERA, WILLIAM #K73387  
04AA2RA1008001LP  
KVSP-Z02

William Vera:

This is in response to your April 27, 2020 letter, received by the Board of Parole Hearings (Board) on April 27, 2020.

The Board has no jurisdiction over the transfer of inmates between institutions. Your consultation was postponed on February 7, 2020, due to your transfer.

According to our records, your consultation is tentatively rescheduled on November 04, 2020. Pursuant to Penal Code section 3041, during this consultation, the Board shall provide the inmate information about the parole proceeding process, legal factors relevant to his or her suitability or unsuitability for parole, and individualized recommendations for the inmate regarding work assignments, rehabilitative programs, and institutional behavior.

It is recommended you refer to California Code of Regulations, title 15, division 2 maintained at each institution's law library. If a copy is not available, please contact your assigned correctional counselor for further assistance. You may also purchase a copy of title 15 from the publisher, Thomson-Reuters, by writing:

Thomson-Reuters  
P.O. Box 2006  
San Francisco, CA 94126

You may wish to contact your assigned correctional counselor for further assistance.

Sincerely,

CORRESPONDENCE UNIT  
Board of Parole Hearings

15-229

STATE OF CALIFORNIA - DEPARTMENT OF CORRECTIONS AND REHABILITATION

GAVIN NEWSOM, GOVERNOR

BOARD OF PAROLE HEARINGS  
P.O. BOX 4036  
SACRAMENTO, CA 95812-4036



February 02, 2021

VERA, WILLIAM #K73387  
04AA2RA1008001LP  
SATF-Z

William Vera:

This is in response to your correspondence received by the Board of Parole Hearings (BPH) on January 11, 2021, in which you are inquiring about being denied all procedural safeguards based upon the racially antisemitic xenophobic bias motivations of the KVSP Staff.

A consultation took place on August 14, 2020 in which you refused to attend. I am unsure of what proceeding you are stating you were denied. The Olson review was attempted on 6/19/2020, in which you declined to review your central file. You are currently housed at SATF and your next hearing is not due until 2024.

Sincerely,

*Janessa Barker*

CORRESPONDENCE UNIT  
Board of Parole Hearings

YOU  
has

YOU  
has

*10-27-21*

022609

**I. CLAIM**

Inmate VERA K73387 is alleging that on August 14, 2020 while housed in KVSP ASU2 Correctional Officer J. OTTO and D. HERNANDEZ recklessly and violently were pulling waist restraints through the food port while trying to apply the waist restrains on Inmate VERA. Inmate VERA further alleges that their actions caused him trauma and injuries to his wrists and forearms.

**II. RULES AND REFERENCES****A. CONTROLLING AUTHORITY**

DOM 51020 Use of Force

**B. DOCUMENTS CONSIDERED**

Medical Report of Injury or Unusual Occurrence (CDCR Form 7219) : Medical Report of Injury reflect Vera's injuries at the time of his allegations on 08/24/2020. Sign In Sheets : Reflects what staff were assigned to Facility Z02 Second Watch on 08/14/2020. General Chrono (CDCR Form 128-B) : General Chrono authored by OTT on 08/14/2020, concerning his interaction with Vera. SOMS Bed History Report : Reflects which inmates were housed in cells Z02 133& 134 on 08/14/2020. SOMS DPP Disability Accommodation Summary : SOMS DPP summary reflecting what DME's Vera is allowed to have and which DME's have been removed.

**III. REASONING AND DECISION**

The following witnesses were questioned by AIMS staff: Orozco, Alonzo, CDCR #BJ0212, KVSP Z02-133LRamirez, Charles, CDCR #AS5799, KVSP Z02-133URamos, Jose, CDCR #T42242, KVSP Z02-134LPadilla, Luis, CDCR #AX0860, KVSP Z02-134UOrtiz, E. Correctional OfficerStaff did not violate CDCR policy with respect to one or more of the issues appealed.

**Decision: Disapproved**

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
R. Godwin [GORO030]	CDW	09/24/2020

17-229

INMATE APPEAL ASSIGNMENT NOTICE

K v SP

To: INMATE VERA, K73387  
Current Housing: Z02001C1135001L

Date: February 28, 2020

From: INMATE APPEALS OFFICE

Re: APPEAL LOG NUMBER: CSPC-5-19-05169

ASSIGNED STAFF REVIEWER: EDUCATION  
APPEAL ISSUE: PROGRAM  
DUE DATE: 04/13/2020

EXHIBIT

Inmate VERA, this acts as a notice to you that your appeal has been sent to the above staff for SECOND level response. If you have any questions, contact the above staff member. If dissatisfied, you have 30 days from the receipt of the response to forward your appeal for THIRD level review. Third level appeals are to be mailed directly to:

Chief of Inmate Appeals  
Department of Corrections  
P. O. Box 942883  
Sacramento, CA 94283-0001

- ☐ J. Ceballos, CCII Appeals Coordinator
- ☐ C. Brown, SCR LT
- ☒ P. Williams, Correctional Counselor II (A)  
Specialist
- ☐ K. Field, AGPA  
Appeals Coordinator  
Corcoran State Prison

18-279

## Kern Valley State Prison

## Ad Seg Unit 2- North

DEPARTMENT OF CORRECTIONS AND REHABILITATION

STATE OF CALIFORNIA

INMATE/PAROLEE REQUEST FOR INTERVIEW, ITEM OR SERVICE  
CDCR 22 (10/09)

## SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <b>VERA</b>	(FIRST NAME) <b>MEMO</b>	CDC NUMBER: <b>K711187</b>	SIGNATURE: <b>MEMO VERA</b>
HOUSING/BED NUMBER: <b>ADU 2 # 1011</b>	ASSIGNMENT:	HOURS FROM ____ TO ____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <b>CORE EDUCATION</b>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

Mr. Shepard, could you please confirm the coordinate sample that you previously sent me by core educational material i.e. grammar math etc.

Le agradezco por su tiempo y consideracion.

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) \*\*NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED \*\*

- ☐ SENT THROUGH MAIL: ADDRESSED TO: **CORCORAN VEDUCATION** DATE MAILED: \_\_\_\_/\_\_\_\_/\_\_\_\_
- ☐ DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: <b>W Howard</b>	DATE: <b>3/15/20</b>	SIGNATURE: <b>[Signature]</b>	FORWARDED TO ANOTHER STAFF: (CIRCLE ONE) YES <input type="radio"/> NO <input checked="" type="radio"/>
IF FORWARDED - TO WHOM: <b>CORIE D. Mr Shepard</b>	DATE DELIVERED/MAILED: <b>14 March 2020</b>	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON <input type="radio"/> BY US MAIL <input checked="" type="radio"/>	

## SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: <b>V. Beaver-Cabello</b>	DATE: <b>9/9/2020</b>	SIGNATURE: <b>[Signature]</b>	DATE RETURNED: <b>9/9/2020</b>
--	--------------------------	----------------------------------	-----------------------------------

Currently General Educational services are not provided to AdSeg inmates.

## SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
------------	-----------------

## SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
--------------------------------	-------	------------	----------------

19-779

NAME: **William Vera**

Case 1:22-cv-00893-KES-CDB

Document 61

STUDENT ID#: 335104

Filed 03/20/24 Page 21 of 39

COURSE: **El Evangelio De Juan**

DATE: 6/14/11

EXAM 1: **77**

EXAM 2: **84**

EXAM 3: **84**

FINAL GRADE: **82**

CREDITS: **0**

The grading system used by A.B.A. is as follows:

A+ ...100-99%	B+ ...89-87%	C+ ...79-77%	D+ ...69-67%	F ...59-0%
A .....98-95%	B .....86-84%	C .....76-74%	D .....66-64%	
A- ....94-90%	B- ....83-80%	C- ....73-70%	D- ....63-60%	

Please inform us of any changes in your mailing address.

Websites: [www.abarc.org](http://www.abarc.org) • [www.arm.org](http://www.arm.org)

NAME: **William Vera**

STUDENT ID#: 335104

COURSE: **El Libro de los Hechos, Vol. 1**

DATE: 11/20/2018

EXAM 1: **97**

EXAM 2: **92**

EXAM 3: **92**

FINAL GRADE: **94**

CREDITS: **1**

The grading system used by A.B.A. is as follows:

A+ ...100-99%	B+ ...89-87%	C+ ...79-77%	D+ ...69-67%	F ...59-0%
A .....98-95%	B .....86-84%	C .....76-74%	D .....66-64%	
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Websites: [www.abarc.org](http://www.abarc.org) • [www.arm.org](http://www.arm.org)

COURSE: **El Libro de los Hechos, Vol. 2**

DATE: 10/27/2020

EXAM 1: **95**

EXAM 2: **93**

EXAM 3: **85**

FINAL GRADE: **91**

CREDITS: **1**

The grading system used by A.B.A. is as follows:

A+ ...100-99%	B+ ...89-87%	C+ ...79-77%	D+ ...69-67%	F ...59-0%
A .....98-95%	B .....86-84%	C .....76-74%	D .....66-64%	
A- ....94-90%	B- ....83-80%	C- ....73-70%	D- ....63-60%	

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21.11.19



GRADE REPORT  
AMERICAN BIBLE ACADEMY  
P.O. BOX 1627  
JOPLIN, MO 64802-1627

NAME: William Vera

STUDENT ID#: 335104

COURSE: Doctrina Biblica, Vol. 1

DATE: 1/10/12

EXAM 1: 95

EXAM 2: 94

EXAM 3: 95

FINAL GRADE: 95

CREDITS: 1

EXHIBIT

The grading system used by A.B.A. is as follows:

A+ ...100-99%	B+ ...89-87%	C+ ...79-77%	D+ ...69-67%	F ...59-0%
A .....98-95%	B .....86-84%	C .....76-74%	D .....66-64%	
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GRADE REPORT  
AMERICAN BIBLE ACADEMY  
P.O. BOX 1627  
JOPLIN, MO 64802-1627

NAME: William Vera

STUDENT ID#: 335104

COURSE: Doctrina Biblica, Vol. 2

DATE: 7/30/13

EXAM 1: 92

EXAM 2: 95

EXAM 3: 89

FINAL GRADE: 92

CREDITS: 1

The grading system used by A.B.A. is as follows:

A+ ...100-99%	B+ ...89-87%	C+ ...79-77%	D+ ...69-67%	F ...59-0%
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A- .....94-90%	B- .....83-80%	C- .....73-70%	D- .....63-60%	

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22





GRADE REPORT  
AMERICAN BIBLE ACADEMY  
P.O. BOX 1627  
JOPLIN, MO 64802-1627

NAME: William Vera

STUDENT ID#: 335104

COURSE: Doctrina Biblica, Vol. 1

DATE: 1/10/12

EXAM 1: 96

EXAM 2: 94

EXAM 3: 95

FINAL GRADE: 95

CREDITS: 1

EXHIBIT

The grading system used by A.B.A. is as follows:

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A .....98-95%	B .....86-84%	C .....76-74%	D .....66-64%	
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GRADE REPORT  
AMERICAN BIBLE ACADEMY  
P.O. BOX 1627  
JOPLIN, MO 64802-1627

NAME: William Vera

STUDENT ID#: 335104

COURSE: Doctrina Biblica, Vol. 2

DATE: 7/30/13

EXAM 1: 92

EXAM 2: 95

EXAM 3: 89

FINAL GRADE: 92

CREDITS: 1

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27.79

NAME: **William Vera**

Case 1:22-cv-00893-KES-CDB

Document 61

STUDENT ID#: 335104

Filed 03/20/24 Page 24 of 39

COURSE: **El Evangelio De Juan**

DATE: 6/14/11

EXAM 1: **77**

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NAME: **William Vera**

STUDENT ID#: 335104

COURSE: **El Libro de los Hechos, Vol. 1**

DATE: 11/20/2018

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COURSE: **El Libro de los Hechos, Vol. 2**

DATE: 10/27/2020

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24.119

DECISION / ORDER

- ☒ Consultation Conducted  
☐ Inmate Present  
☒ Inmate Not Present  
☐ Consultation Postponed

Reason(s):

FINDINGS / RECOMMENDATIONS

Vocational Training

Findings:

No vocational training to date.

Recommendations:

Learn a skill or trade you can use in the community, in an effort to exemplify the factors of suitability. Complete as many vocations as possible. If on-site vocational programs are not available to you, obtain and read books from the library on a vocation, prepare a book report to present to the Panel on what was learned. Consider PIA as an alternative pending acceptance into a vocation.

Work Assignments

Findings:

No work assignments - inmate is in Ad. Seg.

Recommendations:

Learn a skill or trade you can use in the community, in an effort to exemplify the factors of suitability. Complete as many vocations as possible. If on-site vocational programs are not available to you, obtain and read books from the library on a vocation, prepare a book report to present to the Panel on what was learned. Consider PIA as an alternative pending acceptance into a vocation.

Rehabilitation Programs

Findings:

Inmate has not completed any rehab programs.

Recommendations:

Participate in programming to address the issues which contributed to your criminality and to prepare for release to the community. Be able to discuss what was learned, the reasons for your criminality prior to, during and after the crime, and how the programming addresses the causative factors of your crime. Obtain laudatory chronos, ask counselor to put in C-File. If unavailable, do correspondence courses, or read books and write reports about what you learned.

Education

Findings:

Inmate has a GED but his TABE score is 3.3.

Recommendations:

Obtain educational upgrades, if available, in an effort to exemplify the factors of suitability. If formal educational programs are not available, pursue educational upgrades via self-study (book reports) or do correspondence courses until the classroom is available. Read and work on educating yourself. However, be sure to balance education with self-help, work, and rehabilitative programming to best prepare for a grant of parole and life in the community.

\* I.P. obtain this almost 3 decades ago

257-119

/ERA, WILLIAM has been given the following list of follow-up instructions, prescriptions, and patient education materials:

**Follow-up Appointments**

**Follow Up LVN 10**

02/18/20 13:30:00 PST, Care Management, 14 days, 02/27/20 23:59:00 PST, Walker expired 1/31/20 flagging. Pls. update cerne/7536. PCP need to evaluate IP

**Follow Up LVN 10**

02/18/20 8:30:00 PST, Care Management, 7 days, 02/18/20 23:59:00 PST, Please administer Boostrix and Engerix B 3rd dose on 02/18/20.

**Interfacility Transfer Medical Eval 60 (High Risk/Complex Care) PCP (w/in 7 days)**

02/18/20 12:30:00 PST, 02/18/20 23:59:00 PST, high 1/complex care/polypharmacy  
CC-chronic pain, paraplegia, HTN, dyslipidemia, IHD, HCV  
need to reevaluate walker use (order exp 1/31/20 at COR)

**Medical Chronic Care (CCP) Follow Up 40**

02/18/20 13:10:00 PST, 90 Days, 03/16/20 23:59:00 PDT, CCP F/U Multiple condition

**Chronos**

**128-C Dental Refusal**

11/05/18 13:45:00 PST, Refused dental X ray and exam. This is an informational chrono and is not to be used for disciplinary purposes.

**128-C Dental Refusal**

12/12/18 14:28:00 PST, Refused to report for a scheduled priority dental appointment OR refused dental treatment. This is an informational chrono and is not to be used for disciplinary purposes.

DPC 11/05/18 13:49:37 PST, DPC 3

DPC 12/12/18 14:48:31 PST, DPC 3

DPC 12/20/18 14:18:28 PST, DPC 3

DPC 12/26/18 14:18:01 PST, DPC 3

DPC 07/03/19 13:42:20 PDT, DPC 3

20-179

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

## HEALTH CARE SERVICES REQUEST FORM

CDCR 7362 (Rev. 03/19)

Page 2 of 2

<b>PART I: TO BE COMPLETED BY THE PATIENT</b>					
If you believe this is an urgent/emergent health care need, contact the correctional officer on duty.					
<b>REQUEST FOR:</b>	MEDICAL <input type="checkbox"/>	MENTAL HEALTH <input checked="" type="checkbox"/>	DENTAL <input type="checkbox"/>	MEDICATION REFILL <input type="checkbox"/>	
<b>NAME</b>	MEMORIA	<b>CDCR NUMBER</b>	KTM987	<b>HOUSING</b>	ASUW #1000
<b>PATIENT SIGNATURE</b>	MEMORIA			<b>DATE</b>	8 MAR 2020
<b>REASON YOU ARE REQUESTING HEALTH CARE SERVICES.</b> (Describe your health problem and how long you have had the problem)					
I HAVE BEEN IN THE JAIL SINCE JANUARY 2019 AND I AM CURRENTLY ON MEDICATION FOR MY MENTAL HEALTH. I AM CURRENTLY ON MEDICATION FOR MY MENTAL HEALTH. I AM CURRENTLY ON MEDICATION FOR MY MENTAL HEALTH.					
DO NOT WRITE IN THESE SPACES					
<b>NOTE: IF THE PATIENT IS UNABLE TO COMPLETE THE FORM, A HEALTH CARE STAFF MEMBER SHALL COMPLETE THE FORM ON BEHALF OF THE PATIENT AND DATE AND SIGN THE FORM</b>					

CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION			
OTRR314		INMATE PRIORITY PASS	
INMATE'S NAME Vera, William		IDC# K73387	HOUSING AREA/BED Z02001C1 - 135001L
ISSUED BY U: UNKNOWN	ISSUE DATE 03/02/2020	APPT. DATE 03/05/2020	APPT. TIME 08:30
APPT. LOCATION Z2 PSYCH TECH CLINIC	TYPE / REASON Medical/Nursing/		
ARRIVAL TIME:	RECORDED BY:		
DEPART TO:	DEPART TIME:	RECORDED BY:	

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

## HEALTH CARE SERVICES REQUEST FORM

CDCR 7362 (Rev. 03/19)

Page 2 of 2

PART I: TO BE COMPLETED BY THE PATIENT			
If you believe this is an urgent/emergent health care need, contact the correctional officer on duty.			
REQUEST FOR:	MEDICAL <input type="checkbox"/>	MENTAL HEALTH <input checked="" type="checkbox"/>	DENTAL <input type="checkbox"/> MEDICATION REFILL <input type="checkbox"/>
NAME	MEMO VERA	CDCR NUMBER	K77787 HOUSING ASUR 101
PATIENT SIGNATURE	MEMO VERA		DATE 21 Feb. 2020
REASON YOU ARE REQUESTING HEALTH CARE SERVICES. (Describe your health problem and how long you have had the problem)			
I'm on parole and I need to follow up with my doctor. I'm a social worker Molina			
State of California			
NOTE: IF THE PATIENT IS UNABLE TO COMPLETE THE FORM, A HEALTH CARE STAFF MEMBER SHALL COMPLETE THE FORM ON BEHALF OF THE PATIENT AND DATE AND SIGN THE FORM			
27.7			

## DEFINITIONS

**Parole Proceedings** means all BPH proceedings. They are also things that happen before or after the hearings. These may be:

- |  |   |                           |
|--|---|---------------------------|
| ❑ Service of Rights                          | ❑ Psychiatric Evaluations                 | ❑ Rescission Hearing      |
| ❑ Attorney Consultations                     | ❑ SVP Hearing (Sexually Violent Predator) | ❑ In re Stanworth Hearing |
| ❑ Probable Cause Hearings                    | ❑ Documentation Hearing                   | ❑ Grievances              |
| ❑ Revocation Hearing                         | ❑ Initial/Subsequent Hearing              | ❑ Olson reviews           |
| ❑ Revocation Extension Hearing               | ❑ Progress Hearing                        | ❑ Lifer parole plans      |
| ❑ MDO Hearing (Mentally Disordered Offender) |   |                           |

**Qualified** means that you have a disability that is protected by the Americans with Disabilities Act (ADA). Your disability is a condition that is much worse than the average person. This means you cannot see, hear, walk, talk, breathe, learn, think, work, OR take care of yourself without help.

## TYPES OF ACCOMMODATIONS

**Reasonable Accommodation** means the kind of help you need at hearings. This may be help getting to, talking at, or understanding the hearing. Some kinds of help may include:

### 1. Alternative formats:

You may ask for BPH forms in Braille, audiocassette, or large print. Most BPH forms have been changed to simple English. The BPH Forms that were not changed will come with an explanation in simple English.

**2. Auxiliary Aids and Services:** Below are the types of accommodations that may be available if you have a qualified disability. You may ask for an accommodation by using the BPH 1073 form.

#### Hearing Impairment (hearing)

- ❖ Assistive Hearing Devices
- ❖ Qualified Sign Language Interpreters
- ❖ Telecommunications devices for deaf persons (TDD's)
- ❖ Telephone handset amplifiers
- ❖ Computer-aided transcription services
- ❖ Closed caption decoders
- ❖ Open and closed captioning
- ❖ Videotext displays
- ❖ Exchange of written notes
- ❖ Note takers

#### Vision Impairment (seeing)

- ❖ Magnifying Devices
- ❖ Large print materials
- ❖ Audiocassettes
- ❖ Brailled materials
- ❖ Assistance navigating and locating items
- ❖ Qualified readers

#### Learning Disabilities (learning)

- ❖ Staff Assistance
- ❖ Legal counsel
- ❖ Highlighter pens and markers
- ❖ Audio taped materials
- ❖ Regional Center advocates
- ❖ Reading windows, rulers, or angled book stands
- ❖ Qualified readers

#### Speech Impairment (talking)

- ❖ Staff Assistance
- ❖ TDD machines
- ❖ Computer terminals
- ❖ Speech synthesizers
- ❖ Communication books or boards
- ❖ Qualified interpreters

#### Mobility Impairments (walking)

- ❖ Accessibility
- ❖ Wheelchair
- ❖ Cane

#### Mental Impairments /Developmental Disabilities (thinking)

- ❖ Staff assistance
- ❖ Legal counsel
- ❖ Regional Center advocates
- ❖ Qualified interpreters





HEALTH CARE SERVICES

Kern Valley State Prison

---

Name:	WILLIAM VERA	Patient ID:	11126695
DOB:	11/25/1965	Secondary ID:	K73387
Exam Name:	XR CHEST 2 VWS   71020		
Age:	54Y 8M	Exam Date:	2/20/2020 10:55 AM
Primary Care Provider:	V. Manhas, PA		
Ordering Provider:	A. Zepp, MD		

---

CLINICAL INDICATION: chest/Rib pain  
COMPARISON: None  
TECHNIQUE: Frontal and lateral chest radiographs

FINDINGS: Limited lateral view. Low volume chest with hypoaeration changes. Increased interstitial markings. Subtle lung base opacities, possibly atelectasis in this setting. Mildly enlarged cardiac silhouette and superior mediastinum, partly technique related.

No significant osseous abnormality.

IMPRESSION: Limited low volume chest. Hypoaeration changes and lung base opacities, possibly atelectasis. Mildly enlarged cardiomedastinal silhouette.

Note: If there is clinical concern for rib injury, dedicated rib radiographs may be helpful.

Electronically Signed by: MLaufik, MD

Date Signed: 2/20/2020 11:42 AM

Report Electronically Signed by: MARTIN LAUFIK, MD  
Report Electronically Signed on: 2/20/2020 11:42 AM

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29-119



## SECTION A: INMATE/PAROLEE REQUEST

EXIT //

NAME (Print): (LAST NAME) <b>VERA</b>	(FIRST NAME) <b>MELO</b>	CDC NUMBER: <b>K177737</b>	SIGNATURE: <b>MELO VERA</b>
HOUSING/BED NUMBER: <b>9512 #105</b>	ASSIGNMENT:	HOURS FROM _____ TO _____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <b>RETRIBUTION</b>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

*[Handwritten text, mostly illegible due to heavy scribbles and ink bleed-through. Visible words include: "I am requesting...", "I am...", "I am...", "I am..."]*

METHOD OF DELIVERY (CHECK APPROPRIATE BOX)

☐ SENT THROUGH MAIL: ADDRESSED TO:☐ DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROB COPY TO INMATE/PAROLEE)

NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED \*\*

DATE MAILED: \_\_\_\_\_

RECEIVED BY: PRINT STAFF NAME: <b>C. MELICIA</b>	DATE: <b>4/5-20</b>	SIGNATURE: <i>[Signature]</i>	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
---	------------------------	----------------------------------	--

IF FORWARDED - TO WHOM: <b>Sgt. Moffet</b>	DATE DELIVERED/MAILED: <b>17 APRIL 2020</b>	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL
---	--	--

## SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
------------------------	-------	------------	----------------

## SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
------------	-----------------

## SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
--------------------------------	-------	------------	----------------

70-79



## PRISON LAW OFFICE

General Delivery, San Quentin, CA 94964  
Telephone (510) 280-2621 • Fax (510) 280-2704  
[www.prisonlaw.com](http://www.prisonlaw.com)

*Director:*  
Donald Specter

*Managing Attorney:*  
Sara Norman

*Staff Attorneys:*  
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Steven Fama  
Alison Hardy  
Sophie Hart  
Corene Kendrick  
Rita Lomio  
Margot Mendelson  
Thomas Nosewicz  
Shira Tevah  
Camille Woods

Estimado *Señor Vera (K 73387)*:

Nos envío documentos con una de tus cartas. Estamos trabajando en una respuesta a su carta. Mientras tanto, le devolvemos sus documentos.

Sus documentos se adjuntan con esta carta. Hemos hecho una copia para nuestros registros.

Agradecemos su paciencia con nosotros. Cuídese.

Atentamente,

Prison Law Office

### Board of Directors

Penelope Cooper, President • Margaret Johns, Vice President • Marshall Krause, Treasurer  
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*Handwritten signature/initials*

⇒ Apr 2020

[illegible]

Some of the D & F accommodations I require are: translations  
of English, Laser Task, Ultrasound, Transiently hysterical  
for my immediate safety, no contact, regarding the physical  
performance and an absolute no contact schedule, no matter, are needed.  
I would like to see if there are any other accommodations I can  
use for my recovery, I'll be in the D & F. I'll be in the D & F.

72-79

On about the 11th to, finally got a report, however K.E. Bumpkin  
 checked all possible hindrances in order to obstruct my movement &  
 any consultation, due to my incapacities, whereupon no one capable  
 perform the previous defined expectations for a normal individual  
 Anna Von R. III 7-8 Clark's No. 48 of the SUI 1, 2

On about the 15th K.E. Bumpkin came up to my window and referred  
 to provide me an interpreter, made a number of handouts containing  
 to instruments the US & the American to America my last third rights i.e.  
 the A.H. Degree Chart, the Computer Chart CPT 12-9, and further argued  
 then performed an evaluation in absentia and I do not qualify!!!

It shall be duly noted I have been a member of the Star House  
 for a number of years up due to my lack of capacity to communicate clearly  
 inability to understand relevant information and or appreciate the nature or  
 likely consequences and receive the information rationally, I do not  
 know what the US Code meant I have been provided, Auxiliary type, Education-  
 -lations, Certificates for a number of years

The Med. records depict among other pathologies a Traumatic Brain injury  
 stroke, Cerebral Hemiparesis of the head, head-injury, disorientation or injuries or  
 wounds for which competent review is needed for a retrospective review and  
 can be accepted as adequate to support conclusion.

However extremely often my encounters with K.E. Bumpkin have resulted  
 to see an impartial Advocate in light of her history of behavior & Toxic-  
 Anthropologic Xenophobic Racially Biased and defective attitudes.

mm.29

On about March 24 K. B. Dwyer came back to the witness and argued the case, false claims and other stipulated facts were made clear for with a Judicial review Committee is needed. California Proceedings and Proceedings Code Sec 2220 et seq. Proceedings and Proceedings Code Sec 2220 et seq.

Any patient is entitled to a Differential Opinion commensurate with the state's clinical procedures established in the community.

**EXHIBIT**

Attorneys

MEMO DEPTA

NOYUNA

MA 779



3/9/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
3/9/2020	K-73387	Vera	M K Mendelson, aty; Prison Law Office; General Delivery; San Quentin, CA 94964
3/12/2020	K-73387	Vera	Supreme Ct of CA, 350 McAllister St #1295, San Francisco, CA 94102
3/16/2020	K-73387	Vera	Supreme Court of CA; 350 McAllister St; San Francisco, CA 94102
3/16/2020	K-73387	Vera	T C Calienes, aty; 9431 Haven Ave; Rancho Cucamonga, CA 91730
3/17/2020	K-73387	Vera	US DOJ, Special Litigation Section; 950 Pennsylvania Ave NW; Washington, DC 20530
3/17/2020	K-73387	Vera	CDCR Inmate Appeals Branch; PO Box 942883; Sacramento, CA 94283
3/17/2020	K-73387	Vera	Ct of Appeal, 5th Dist; 2424 Ventura St; Fresno, CA 93721
3/19/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/19/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
3/19/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/19/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/20/2020	K-73387	Vera	Post Conviction Justice Project; 699 Exposition Bl; Los Angeles, CA 90089
3/20/2020	K-73387	Vera	Restore Justice, aty; 1370 N St Andrews Pl; Los Angeles, CA 90028
3/20/2020	K-73387	Vera	Loyola Law, Project For The Innocent; 919 Albany St; Los Angeles, CA 90015
3/20/2020	K-73387	Vera	CA Department of Justice; PO Box 944275; Sacramento, CA 94244
3/20/2020	K-73387	Vera	Ofc of Administrative Law; 300 Capitol Mall #1250; Sacramento, CA 95814
3/20/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
3/20/2020	K-73387	Vera	M W Bien, aty; Rosen Bien LLP; PO Box 390; San Francisco, CA 94104
3/20/2020	K-73387	Vera	Medical Board of CA; 2005 Evergreen St #1200; Sacramento, CA 95815
3/20/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/20/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/20/2020	K-73387	Vera	Uncommon Law, atys; 220 4th St #103, Oakland, CA 94607
3/24/2020	K-73387	Vera	Supreme Court of CA; 350 McAllister St; San Francisco, CA 94102
3/24/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
3/24/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
3/26/2020	K-73387	Vera	KVSP HC Appeals; Delano, CA 93216
3/26/2020	K-73387	Vera	Commission on Judicial Performance; 455 Golden Gate Ave #14400; San Francisco, CA 94102
3/26/2020	K-73387	Vera	Legal Services for Prisoners w/Children, atys; 4400 Market St; Oakland, CA 94608
3/26/2020	K-73387	Vera	R Y Anabtawi, aty; Prison Law Office; General Delivery; San Quentin, CA 9496
3/26/2020	K-73387	Vera	Legal Services for Prisoners w/Children, atys; 4400 Market St; Oakland, CA 94608
3/26/2020	K-73387	Vera	Embassy of Mexico; 1911 Pennsylvania Ave NW; Washington, CA 20006
3/26/2020	K-73387	Vera	Consulate of Mexico; 7435 N Ingram Ave; Fresno, CA 93711
3/30/2020	K-73387	Vera	Supreme Court of CA; 350 McAllister St; San Francisco, CA 94102
4/1/2020	K-73387	Vera	Community Legal Information Center; 25 Main St #102; Chico, CA 95929
4/6/2020	K-73387	Vera	COR Appeals; PO Box 8800; Corcoran, CA 93212
4/6/2020	K-73387	Vera	COR Appeals; PO Box 8800; Corcoran, CA 93212
4/6/2020	K-73387	Vera	CDCR Board of Parole Hearings; PO Box 4036; Sacramento, CA 95812
4/6/2020	K-73387	Vera	J C Kelso, Federal Receiver; CCHCS; PO Box 588500; Elk Grove, CA 95758
4/8/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
4/8/2020	K-73387	Vera	USDC, Central Dist; 411 W 4th St #1-053; Santa Ana, CA 92701
4/8/2020	K-73387	Vera	Disability Rights California; 1530 Broadway #300; Oakland, CA 94703
4/9/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
4/10/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
4/10/2020	K-73387	Vera	9th Circuit US Court of Appeals; 125 S Grand Ave; Pasadena, CA 91105
4/13/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
4/13/2020	K-73387	Vera	M K Mendelson, aty; Prison Law Office; General Delivery; San Quentin, CA 94964
4/15/2020	K-73387	Vera	Commission on Judicial Performance; 455 Golden Gate Ave #14400; San Francisco, CA 94102
4/16/2020	K-73387	Vera	KVSP HC Appeals; Delano, CA 93216
4/16/2020	K-73387	Vera	KVSP HC Appeals; Delano, CA 93216
4/16/2020	K-73387	Vera	KVSP HC Appeals; Delano, CA 93216
4/16/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
4/16/2020	K-73387	Vera	CA Board of Psychology; 1625 N Market Bl #215; Sacramento, CA 95834
4/20/2020	K-73387	Vera	Chief, Inmate Appeals; PO Box 942883; Sacramento, CA 94283
4/21/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
4/21/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
4/21/2020	K-73387	Vera	Kern Co Grand Jury; 1415 Truxtun Ave #600; Bakersfield, CA 93301

4/21/2020	K-73387	Vera	Health Care Appeals Branch; PO Box 588500; Elk Grove, CA 95758
4/21/2020	K-73387	Vera	Medical Board of CA; 2005 Evergreen St #1200; Sacramento, CA 95815
4/22/2020	K-73387	Vera	Tulare Co Superior Court; 221 S Mooney Bl; Visalia, CA 93291
4/24/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
4/27/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
4/27/2020	K-73387	Vera	C Strickman, aty; 4400 Market St; Oakland, CA 94608
4/27/2020	K-73387	Vera	Chief, Inmate Appeals; PO Box 942883; Sacramento, CA 94283
4/28/2020	K-73387	Vera	SATF IAO; PO Box 7100; Corcoran, CA 93212
4/28/2020	K-73387	Vera	Chief, Inmate Appeals; PO Box 942883; Sacramento, CA 94283
4/28/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
4/28/2020	K-73387	Vera	Chief, Inmate Appeals; PO Box 942883; Sacramento, CA 94283
4/28/2020	K-73387	Vera	M W Bien, aty; Rosen Bien LLP; PO Box 390; San Francisco, CA 94104
4/29/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
5/4/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
5/4/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
5/4/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
5/4/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
5/4/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
5/5/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
5/6/2020	K-73387	Vera	United Nations Secretary; 405 E 42nd St; New York, NY 10017
5/6/2020	K-73387	Vera	CA State Assembly; State Capitol; PO Box 942849; Sacramento, CA 94249
5/11/2020	K-73387	Vera	CA State Senate; State Capitol; Sacramento, CA 95814
5/11/2020	K-73387	Vera	National Lawyers Guild; 132 Nassau St; New York, NY 10038
5/11/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
5/11/2020	K-73387	Vera	Medical Board of CA; 2005 Evergreen St #1200; Sacramento, CA 95815
5/12/2020	K-73387	Vera	R M Diaz, CDCR Secretary; 1515 S St; Sacramento, CA 95811
5/14/2020	K-73387	Vera	KVSP HC Grievance Ofc; Delano, CA 93216
5/14/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
5/19/2020	K-73387	Vera	Board of Vocational Nursing & Psychiatric Technicians; 2535 Capitol Oaks Dr #205; Sac, CA 95833
5/19/2020	K-73387	Vera	Tulare Co Superior Court; 221 S Mooney Bl; Visalia, CA 93291
5/19/2020	K-73387	Vera	Ofc of Inspector General; 10111 Old Placerville Rd #110; Sacramento, CA 95827
5/20/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
5/20/2020	K-73387	Vera	St Asbm L S Gonzalez-Fletcher, Chair; CA Latino Legislative Caucus; 1020 N St #511; Sac, CA 95814
5/20/2020	K-73387	Vera	Kern Co Grand Jury; 1415 Truxtun Ave #600; Bakersfield, CA 93301
5/22/2020	K-73387	Vera	Commission on Judicial Performance; 455 Golden Gate Ave #14400; San Francisco, CA 94102
5/27/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
5/27/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
5/27/2020	K-73387	Vera	T B Nolan, aty; Rosen Bien LLP; PO Box 390; San Francisco, CA 94104
5/27/2020	K-73387	Vera	Legal Services for Prisoners w/Children, atys; 4400 Market St; Oakland, CA 94608
5/28/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
5/28/2020	K-73387	Vera	Commission on Judicial Performance; 455 Golden Gate Ave #14400; San Francisco, CA 94102
6/1/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
6/1/2020	K-73387	Vera	Pennsylvania Institutional Law Project; 718 Arch St #304-S; Philadelphia, PA 19106
6/2/2020	K-73387	Vera	Health Care Correspondence & Appeals; PO Box 588500; Elk Grove, CA 95758
6/2/2020	K-73387	Vera	CDCR Ombudsman; 1515 S St; Sacramento, CA 95811
6/3/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/3/2020	K-73387	Vera	KVSP Warden; Delano, CA 93216
6/3/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
6/3/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/3/2020	K-73387	Vera	Health Care Appeals Branch; PO Box 588500; Elk Grove, CA 95758
6/3/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
6/5/2020	K-73387	Vera	S J Fama, aty; General Delivery; San Quentin, CA 94964
6/5/2020	K-73387	Vera	Kern Co Patients Rights Advocate; PO Box 1000; Bakersfield, CA 93302
6/8/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
6/8/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/8/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
6/8/2020	K-73387	Vera	Supreme Court of CA; 350 McAllister St; San Francisco, CA 94102



6/8/2020	K-73387	Vera	K Wattley, aty; 220 4th St #103; Oakland, CA 94607
6/10/2020	K-73387	Vera	KVSP HC CEO; Delano, CA 93216
6/10/2020	K-73387	Vera	SATF IAO; PO Box 7100; Corcoran, CA 93212
6/10/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
6/10/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
6/10/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/10/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/17/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/17/2020	K-73387	Vera	Ofc of Inspector General; 10111 Old Placerville Rd #110; Sacramento, CA 95827
6/18/2020	K-73387	Vera	COR IAO; PO Box 8800; Corcoran, CA 93212
6/18/2020	K-73387	Vera	HC Grievance Branch; PO Box 588500; Elk Grove, CA 95758
6/23/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/23/2020	K-73387	Vera	US DOJ, federal bureau of Investigation; 4500 Orange Grove Ave; Sacramento, CA 95841 (old address)
6/23/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
6/24/2020	K-73387	Vera	CA Board of Psychology; 1625 N Market Blvd #N-215; Sacramento, CA 95834
6/24/2020	K-73387	Vera	CDCR Board of Parole Hearings; PO Box 4036; Sacramento, CA 95812
6/25/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/25/2020	K-73387	Vera	Community Legal Information Center; 25 Main St #102; Chico, CA 95929
6/25/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
6/25/2020	K-73387	Vera	CA Board of Vocational Nursing; 2535 Capitol Oaks Dr #205; Sacramento, CA 95833
6/25/2020	K-73387	Vera	Tulane University School of Law; 6329 Freret St; New Orleans, LA 70118
6/26/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
6/29/2020	K-73387	Vera	US Court of Appeals for the Ninth Circuit, POB 193939, San Francisco, CA 94119
6/29/2020	K-73387	Vera	Office of the Warden, POB 5102, Delano, CA 93216
6/30/2020	K-73387	Vera	Board of Vocational Training, 2535 Capitol Oaks Dr, SAC, CA 95833
6/30/2020	K-73387	Vera	Health Care Correspondence & Appeals; PO Box 588500; Elk Grove, CA 95758
7/2/2020	K-73387	Vera	USC of Appeals, POB 193939, San Francisco, CA 94119
7/10/2020	K-73387	Vera	Kern Co Superior Court; 1415 Truxtun Ave; Bakersfield, CA 93301
7/10/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
7/10/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/13/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
7/13/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/13/2020	K-73387	Vera	Tulare Co Superior Court; 221 S Mooney Blvd; Visalia, CA 93291
7/13/2020	K-73387	Vera	CDCR Board of Parole Hearings; PO Box 4036; Sacramento, CA 95812
7/13/2020	K-73387	Vera	Health Care Correspondence & Appeals; PO Box 588500; Elk Grove, CA 95758
7/14/2020	K-73387	Vera	Legal Services for Prisoners w/Children, atys; 4400 Market St; Oakland, CA 94608
7/14/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
7/14/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
7/14/2020	K-73387	Vera	Rosen Bien Galvan & Grunfeld LLP, atys; PO Box 390; San Francisco, CA 94104
7/14/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
7/17/2020	K-73387	Vera	Prison Law Office; General Delivery; San Quentin, CA 94964
7/17/2020	K-73387	Vera	S Jacobs, CDCR Ombudsman; PO Box 942883; Sacramento, CA 94283
7/17/2020	K-73387	Vera	US DOJ, Civil Rights Division; 2001 Freedom Way; Roseville, CA 95678
7/22/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/22/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/22/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/22/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/22/2020	K-73387	Vera	9th Circuit US Ct of Appeals; PO Box 193939; San Francisco, CA 94119
7/22/2020	K-73387	Vera	M L Denkers-Baca, aty; Loyola Law PFTI; 919 Albany St; Los Angeles, CA 90015
7/22/2020	K-73387	Vera	Commission on Judicial Performance; 455 Golden Gate Ave #14400; San Francisco, CA 94102
7/23/2020	K-73387	Vera	US DOJ, Civil Rights Division; 950 Pennsylvania Ave NW; Washington, DC 20530
7/27/2020	K-73387	Vera	ACLU National Prison Project; 915 15th St NW 7th Fl; Washington, DC 20005
7/27/2020	K-73387	Vera	Justice Now, atys; 1322 Webster St #210; Oakland, CA 94612
7/29/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
7/30/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
8/3/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
8/3/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216

8/3/2020	K-73387	Vera	9th Circuit US Ct of Appeals; PO Box 193939; San Francisco, CA 94119
8/3/2020	K-73387	Vera	CDCR Board of Parole Hearings; PO Box 4036; Sacramento, CA 95812
8/6/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
8/7/2020	K-73387	Vera	Kern Co Superior Court; 1415 Truxtun Ave; Bakersfield, CA 93301
8/10/2020	K-73387	Vera	Health Care Appeals Branch; PO Box 588500; Elk Grove, CA 95758
8/10/2020	K-73387	Vera	Osteo Medical Board of CA; 1300 National Dr #150; Sacramento, CA 95834
8/10/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
8/14/2020	K-73387	Vera	S Zwick, aty; 25909 Pala #340; Mission Viejo, CA 92691
8/14/2020	K-73387	Vera	C Carbone, aty; PO Box 2809; San Francisco, CA 94126
8/14/2020	K-73387	Vera	M Bárcena, Ambassador; Embassy of Mexico; 1911 Pennsylvania Ave NW; Washington, DC 20006
8/17/2020	K-73387	Vera	R K Himes, aty; LSPC; 4400 Market St; Oakland, CA 94608
8/17/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
8/20/2020	K-73387	Vera	Health Care Appeals Branch; PO Box 588500; Elk Grove, CA 95758
8/21/2020	K-73387	Vera	F C Calienes, aty; 9431 Haven Ave; Rancho Cucamonga, CA 91730
8/21/2020	K-73387	Vera	CDCR Board of Parole Hearings; PO Box 4036; Sacramento, CA 95812
8/27/2020	K-73387	Vera	National Lawyers Guild, Prison Law Project; 132 Nassau St #922; New York, NY 10038
8/28/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
8/28/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
8/28/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
8/28/2020	K-73387	Vera	S J Fama, aty; Prison Law Office; General Delivery; San Quentin, CA 94964
8/28/2020	K-73387	Vera	Kern Co Superior Court; 1415 Truxtun Ave; Bakersfield, CA 93301
9/3/2020	K-73387	Vera	Health Care Appeals Branch; PO Box 588500; Elk Grove, CA 95758
9/3/2020	K-73387	Vera	Health Care Correspondence & Appeals; PO Box 588500; Elk Grove, CA 95758
9/3/2020	K-73387	Vera	Consulate of Mexico; 7435 N Ingram Ave; Fresno, CA 93711
9/8/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
9/9/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
9/9/2020	K-73387	Vera	USDC, Northern Dist; 450 Golden Gate Ave; San Francisco, CA 94102
9/9/2020	K-73387	Vera	Federal Pro Se Clinic, USDC Central Dist; 312 N Spring St; Los Angeles, CA 90012
9/14/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
9/15/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
9/18/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
9/18/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
9/18/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
9/18/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
9/18/2020	K-73387	Vera	Health Care Grievance Review HQ; PO Box 588500; Elk Grove, CA 95758
9/18/2020	K-73387	Vera	Health Care Grievance Review HQ; PO Box 588500; Elk Grove, CA 95758
9/18/2020	K-73387	Vera	Kern Co Superior Court; 1415 Truxtun Ave; Bakersfield, CA 93301
9/18/2020	K-73387	Vera	Health Care Correspondence & Appeals; PO Box 588500; Elk Grove, CA 95758
9/18/2020	K-73387	Vera	CDCR Office of Internal Affairs; PO Box 3009; Sacramento, CA 95812
9/18/2020	K-73387	Vera	Director of Corrections & Rehabilitation; PO Box 942883; Sacramento, CA 94283
9/21/2020	K-73387	Vera	KVSP HC CEO; Delano, CA 93215
9/24/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
9/28/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
9/28/2020	K-73387	Vera	Supreme Court of the United States; 1 First St NE; Washington, DC 20543
9/28/2020	K-73387	Vera	R M Diaz, CDCR Secretary; PO Box 942883; Sacramento, CA 94283
9/28/2020	K-73387	Vera	Supreme Court of CA; 350 McAllister St; San Francisco, CA 94102
9/28/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
10/2/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119
10/2/2020	K-73387	Vera	Health Care Grievance Branch; PO Box 588500; Elk Grove, CA 95758
10/2/2020	K-73387	Vera	CA Appellate Project; 520 S Grand Ave 4th Fl; Los Angeles, CA 90071
10/2/2020	K-73387	Vera	P D Booth, aty; Prison Law Office; General Delivery; San Quentin, CA 94964
10/2/2020	K-73387	Vera	Kern Co Superior Court; 1415 Truxtun Ave; Bakersfield, CA 93301
10/2/2020	K-73387	Vera	HC Grievance Office; PO Box 588500; Elk Grove, CA 95757
10/5/2020	K-73387	Vera	KVSP HC Grievance Office; Delano, CA 93216
10/5/2020	K-73387	Vera	KVSP Appeals; Delano, CA 93216
10/12/2020	K-73387	Vera	USDC, Central Dist; 255 E Temple St; Los Angeles, CA 90012
10/12/2020	K-73387	Vera	9th Circuit US Court of Appeals; PO Box 193939; San Francisco, CA 94119

778-774

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

G. Memo Vera  
Plaintiff/Petitioner

v.

Case Number:

C. Pfiffer  
Defendant/Respondent(s)

PROOF OF SERVICE

\_\_\_\_\_ /

I hereby certify that on 9 March, 2024, I served a copy  
of the attached Second Amended Complaint

by placing a copy in a postage paid envelope addressed to the person(s) hereinafter

listed, by depositing said envelope in the United States Mail at

Delano Ca:

*(List Name and Address of each Defendant or Attorney Served)*

I declare under penalty of perjury that the foregoing is true and correct.

  
(Signature of Person Completing Service)

MA-MA.